

FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

NOV 1 4 2003

Allen J. McKenna, Esq. Ford & Harrison L.L.P. 300 South Orange Avenue, Suite 1300 Orlando, Florida 32801

RE: MUR 5336

Yang Enterprises, Inc.

Dear Mr. McKenna:

In order to assist us in determining whether to recommend that the Commission find reason to believe a violation occurred in this matter, we write to seek any clarification and amplification you can provide concerning the following statements on page 3 of your response to the above complaint: "Contrary to the allegation made by the Union, no one from Yang or on behalf of Yang ever held a meeting, mandatory or otherwise, for the purpose of discussing the memorandum or the Jacobs Advertisement. However even if such a meeting was held for the purpose of discussing the memorandum, the meeting would not have violated the Federal Elections Act of 1971 and would have been within Yang's First Amendment rights."

In doing so, we would appreciate if your response addresses whether Yang held any employee meetings during 2002 where the subject of picketing the campaign office of Harry Jacobs was at all discussed, as alleged in the complaint, and if so, provide all available details about such meetings.

This request should be considered strictly voluntary. Please be advised that if we do not hear from you before December 5, 2003, we will proceed to make our recommendation based on the information available to us at this time. If you have any questions, please call me before then at (202) 694-1650.

Ana J. Peña-Wallace

Attorney